Application No. Applicant(s) MEDERSKI ET AL. 10/089,166 Interview Summary Art Unit Examiner 1624 Tamthom N. Truong All participants (applicant, applicant's representative, PTO personnel): (1) Tamthom N. Truong. (3)____ (2) Wendy Choi. Date of Interview: 6-30-04 & 7-01-04. Type: a) ✓ Telephonic b) ☐ Video Conference c) Personal [copy given to: 1) applicant 2) applicant's representative Exhibit shown or demonstration conducted: d) ☐ Yes e) No. If Yes, brief description: _____. Claim(s) discussed: 18 & 66-73. Identification of prior art discussed: N/A. Agreement with respect to the claims f \boxtimes was reached. g \square was not reached. h \square \square \square \square Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Authorization is given for the attached Examiner's Amendment. (A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.) THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.

Examiner Note: You must sign this form unless it is an

Attachment to a signed Office action.

Examiner's signature, if required

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EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

- Claim 18: Line 6 (the definition of Y), delete "-CH-CH-", and insert -CH=CH- -- in its place.
- Claim 66: Line 1, delete the phrase "A foreign surface", and insert the phrase A surface of a medical device or implant,-- in its place.
- Claim 67: line 1, delete the word "foreign",

 Line 2, delete the phrase "foreign surface that", and insert the

 phrase –medical device— in its place.
- Claim 68: Line 1, delete the phrase "A foreign surface", and insert the phrase A surface of a medical device or implant,-- in its place.
- Claim 69: line 1, delete the word "foreign",

 Line 2, delete the phrase "foreign surface that", and insert the

 phrase –medical device— in its place.
- Claim 70: Line 1, delete the phrase "A foreign surface", and insert the phrase A surface of a medical device or implant,-- in its place.

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Claim 71: line 1, delete the word "foreign",

Line 2, delete the phrase "foreign surface that", and insert the

phrase -medical device -- in its place.

Claim 72: Line 1, delete the phrase "A foreign surface", and insert the

phrase – A surface of a medical device or implant,-- in its place.

Claim 73: line 1, delete the word "foreign",

Line 2, delete the phrase "foreign surface that", and insert the

phrase -medical device- in its place.

(See attachement for the marked up version)

Authorization for this examiner's amendment was given in a telephone interview with Ms. Wendy Choi on 6-30-04 and 7-01-04.

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Allowable Subject Matter

Applicant's amendment of 06-17-04 has been entered. The amendment has cancelled claims 1, 3, 8, 10, 11, and 62-65, and thereby obviated the previous rejections of 112/1st and 2nd paragraphs. Thus, said rejections are withdrawn herein. The amended claims 4, 22, and 52 have also obviated the previous rejection of 102(b) by revising the second proviso.

With no other outstanding rejection, pending claims 2, 4-7, 9, 12-61, and 66-73 are allowed.

Reasons for Allowance

The following is an examiner's statement of reasons for allowance:

An update search yields three references with generic teachings. Although they generically teach a quinazolinone compound substituted with an "alkenyl" side chain, and an "amino" side chain, they fail to provide a "preferred embodiment" or species with the combination of said side chains. Thus, they do not have an express motivation for a prima facie case of obviousness.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tamthom N. Truong whose telephone number is 571-272-0676. The examiner can normally be reached on M-F (\sim 10 am \sim 6:30 pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mukund Shah can be reached at 571-272-0674. If you are unable to reach Dr. Shah within a 24 hour period, please contact James O. Wilson, Acting SPE of 1624, at 571-272-0661.

The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9306. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 571-272-1600.

T. Truong

July 1, 2004